

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA

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PLAINTIFF,

VS.

CASE NO. 22-MJ-1392-KRS

NICOLE SENA,

DEFENDANT.

NOTICE OF INTENTION TO ENTER GUILTY PLEA

COMES NOW, Defendant **NICOLE SENA**, by and through her attorney Cori A. Harbour-Valdez, and hereby gives notice that Defendant intends to enter a plea to the charge in this matter. Thus, Defendant provides notice to Court of her intent to enter a guilty plea and further acknowledges that the time period from November 18, 2022, to the date of the change of plea hearing, should be excluded from speedy indictment time computation pursuant to 18 U.S.C. § 3161(h)(1)(D).¹

Respectfully submitted,

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By: /s/Cori A. Harbour-Valdez
Cori A. Harbour-Valdez

¹ See *United States v. Hunter*, 9 F. App'x 857, 859-60 (10th Cir. May 24, 2001) (holding that the filing of a notice that the defendant wanted to change his plea “is treated as a pretrial motion requiring a hearing for purposes of the Speedy Trial Act,” and that “the entire period between notifying the court that [the defendant] wanted to change his plea and the change-of-plea hearing itself was excluded for purposes of the Speedy Trial Act.”)

CERTIFICATE OF SERVICE

I, Cori A. Harbour-Valdez, do certify that on November 18, 2022, I caused the instant notice to be filed with the Clerk of the Court using the CM/ECF system that will serve all other parties entitled to service and notice.

/s/Cori A. Harbour-Valdez
Cori A. Harbour-Valdez